Attorney	Docket No.	21438	US2

## **Declaration and Power of Attorney for Patent Application**

As a below named inventor, I hereby declare that:

the specification of which

My residence, post office address and citizenship are as stated below next to my name,



I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

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(check	one)					,	
[]	is attached heret	to.					
[X]	was filed on	February 11, 2004	ļ <u></u>		as		
	Application Seri	ial No. <u>10/776,69</u>	97				
	and was amende	ed on(	if applicable)				
		e reviewed and und ment referred to abo		nts of the abov	e identified specif	ication, including	the claims, as
I ackno	wledge the duty t	to disclose informa	tion which is mate	erial to patenta	bility as defined in	37 CFR § 1.56.	
invento United	or's certificate, or States, listed be or's certificate, or	oriority benefits un § 365(a) of any Po- clow and have also PCT International	CT International a of identified below	application whe, by checking	ich designated at light the box, any fo	least one country reign application	other than the for patent or
Prior I	Foreign Applicat	tion(s)				Priority C	Claimed
(Numb	er)	(Country)	(Day/Mon	th/Year Filed)	<del></del>	[] Yes	[] No
(Numb	er)	(Country)	(Day/Mor	th/Year Filed)		[] Yes	[ ] No
(Numb	er)	(Country)	(Day/Mon	th/Year Filed)		[] Yes	[] No
I hereb	y claim the benef	it under 35 U.S.C.	§ 119(e) of any U	nited States pr	ovisional applicati	on(s) listed belov	٧.
	18,562 cation No.)	<u>Februar</u> (Filing D	y 19, 2003 Date)	60/536,5 (Applica	ation No.)	<u>January 15</u> (Filing Da	

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial No.)	(Filing Date)	iling Date) (Status) (patented, pending, abandoned)	
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)	
and belief are believed to be to statements and the like so made	rue; and further that these stateme are punishable by fine or imprison	ge are true and that all statements made on information nts were made with the knowledge that willful false nment, or both, under Section 1001 of Title 18 of the rdize the validity of the application or any patent issued	
	named inventor, I hereby appoint theses in the Patent and Trademark Off	ne following attorney(s) and/or agent(s) to prosecute this ice connected therewith.	
X Practitioners at Customer N	umber <b>00151</b>		
Direct all correspondence to:			
X Customer Number 0015	1		
Direct Telephone Calls to: (name an Bernard Lau (973)	d telephone number) 235-4387		
Peter W. Dunten			
Full name of sole or first inventor		25 Mar 2004	
Inventor's signature		Date	
Mountain View, Santa Clara C	County, California 94040		
Residence			
United States of America Citizenship			
550 Ortega Avenue # 424. Mo	untain View, California 94040		
Post Office Address			

(Supply similar information and signature for second and subsequent joint inventors.)

Louise H. Foley	
Full name of second joint inventor, if any	
	1 3/12/011
Second Inventor's signature	3/18/04 Date
Coolid Involutor o signaturo	<b>Suit</b>
Fort Myers, Lee County, Florida 33907	
Residence	
United States of America	
• Citizenship	
•	
1757 Augusta Drive, Fort Myers, Florida 33907	
Post Office Address	
Nicholas J. S. Huby	
Full name of third joint inventor, if any	
Third Inventor's signature	Date
Tima involtor 5 Signature	
Scotch Plains, Union County, New Jersey 07076	
Residence	
*Great Britain	
Citizenship	
•	
1835 North Gate Road, Scotch Plains, New Jersey 07076	
Post Office Address	
Sherrie L. Pietranico-Cole Full name of fourth joint inventor, if any	
tun name of fourth joint inventor, it may	
Fourth Inventor's Signature	Date
Montclair, Essex County, New Jersey 07043	
Residence	
YY ': 10.	
United States of America	
Citizenship	
19 Van Breemen Court, Montclair, New Jersey 07043	
Post Office Address	
(Supply similar information and signature for fifth and subsequent joint inventors	s.)

Louise H. Foley	
Full name of second joint inventor, if any	
Second Inventor's signature	Date
For A Marcon Land Country Plantile 22007	
Fort Myers, Lee County, Florida 33907 Residence	1. 10. 10. 10.
Residence	
United States of America	
Citizenship	
1757 Augusta Drive, Fort Myers, Florida 33907	
Post Office Address	
Nicholas J. S. Huby Full name of third joint inventor, if any	
	- / /
Nikolas J. S. Kulis	3/11/04
Third Inventor's signature	Date
Scotch Plains, Union County, New Jersey 07076	
Residence	
Great Britain	
Citizenship	
1835 North Gate Road, Scotch Plains, New Jersey 07076	
Post Office Address	-
Sherrie L. Pietranico-Cole	
Full name of fourth joint inventor, if any	1 1 1
Junie L. Butanter - Cole	3/11/04
Fourth Inventor's Signature	Date
Montalain France County News James 07042	
Montclair, Essex County, New Jersey 07043 Residence	
T. Collegino	
United States of America	
Citizenship	
19 Van Breemen Court, Montclair, New Jersey 07043	
Post Office Address	
(Supply similar information and signature for fifth and subsequent joint inventors.)	

Weiya Yun	
Full name of fifth joint inventor, if any	
Wenta Im.	3-11-2004
Fifth Inventor's signature	Date /
Warren, Warren County, New Jersey 07059 Residence	
China	
Citizenship	
31 Scheurman Terrace, Warren, New Jersey 07059	
Post Office Address	

Title 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability (in part) provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie of unpatentability of a claim: or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
  - (i) Opposing an argument of unpatentability relied on by the Office, or
  - (ii) Asserting an argument of patentability.